FEB 0 7 2003

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

## COMMUNICATION: REQUEST FOR CLARIFICATION AND ACTION ON THE MERITS RECEIVED

Honorable Commissioner for Patents Washington, D.C. 20231

FEB 1 0 2003

TECH CENTER 1600|2900

Sir:

On January 23, 2002, more than one year ago, the present applicants filed a continued prosecution application (CPA).

As of July 24, 2002, applicants had received no feedback from the PTO, so applicants filed a Request for Status.

Having still later received no feedback from the PTO, applicants filed a "Second Request for Status" on January 24, 2003.

Now applicants have received a confusing communication mailed February 4, 2003, from the PTO, copy

attached as Exhibit A, entitled "Response to Status Request",

On February 3, 2003, EXPRESS ABANDONMENT (FOR ENTRY OF CPA/RCE/RULE 129) was indicated. Also, on the same date, a response to non-final Office Action was entered and forwarded to the examiner.

Applicants filed no papers in this case on February 3, 2003, so applicants are unclear as to the meaning of the abovequoted text from the "Response to Status Request" of February 4, 2003.

Also on February 4, 2003, applicants received a second communication from the PTO dated February 4, 2003, referencing the above-identified application, copy attached as Exhibit B, which states as follows:

> The response to status request previously sent is in error. The case serial number should read as follows:

Re: 09/962,625 Atty.'s Docket: Yanai=2

I apologize for any inconvenience this error may have caused. If you have any further questions or concerns feel free to call us at the customer service department.

Applicants are even more mystified by this second document entitled "Response to Status Request -- Correction Notice". Besides referring to an entirely different application, it does not address the fact that more than one year has passed since applicants filed a CPA in the above-identified

In re Appln. No 09/373,230 application, and that applicants have filed two requests for status since that time. Applicants respectfully request that the aboveidentified application be forwarded to the examiner for examination, and applicants respectfully await an action on the merits. Respectfully submitted, BROWDY AND NEIMARK, P.L.L.C. Attorneys for Applicant(s) Ву Registration No. 20,520 SN:jec 624 Ninth Street, N.W. Washington, D.C. 20001 Telephone No.: (202) 628-5197 Facsimile No.: (202) 737-3528 G:\BN\S\SUMA\Okamura2E\pto\Comn07Feb03.doc

## United States Patent & Trademark Office Customer Service Center, Technology Center 1600

703/308-0198

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Response to Status Request

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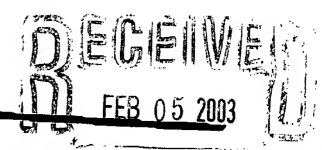
Re: 09/373,230 Atty.'s Docket: OKAMURA=2E

TECH CENTER 1600/2900

On 2/03/03, EXPRESS ABANDONMENT (FOR ENTRY OF CPA / RCE / RULE129) was indicated. Also, on the same date, a response to non-final office action was entered and forwarded to the examiner.



EXHIBIT A



BROWDY & NEWARY

United States Patent & Trademark Office

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703/308-0198

Date:

Total # of pages including cover sheet:

2/4/03

1

To:

Recipient Fax:

Sheridan Neimark

(202) 737-3528

From:

Sender Fax:

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Response to Status Request Correction Notice

Re: 09/373,230

Atty.'s Docket: OKAMURA=2E

The response to status request previously sent is in error. The case serial number should read as follows:

Re: 09/962,625

Atty.'s Docket: YANAI=2 &

I apologize for any inconvenience this error may have caused. If you have any further questions or concerns feel free to call us at the customer service department.

## Fax•Fax•Fax•Fax•Fax•Fax•Fax•Fax•Fax

EXHIBIT B